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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/577,822	04/28/2006	Takao Wada	P1549US	2798	
1218 CASELLA & H	7590 03/06/2009 HESPOS		EXAMINER		
274 MADISON	AVENUE	STEPHENS, JACQUELINE F			
NEW YORK, N	NI 10010		ART UNIT	PAPER NUMBER	
			3761		
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Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Office Action Summary		Application No.		Applicant(s)				
		10/577,822		WADA, TAKAO				
		Examiner		Art Unit				
		Jacqueline F. Ste	phens	3761				
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply								
A SHORTENED STATUTORY PE WHICHEVER IS LONGER, FROM  - Extensions of time may be available under the after SIX (6) MONTHS from the mailing date  - If NO period for reply is specified above, the  - Failure to reply within the set or extended per Any reply received by the Office later than the earned patent term adjustment. See 37 CFR	A THE MAILING D, e provisions of 37 CFR 1.1 of this communication. maximum statutory period viod for reply will, by statute ee months after the mailing	ATE OF THIS CO 36(a). In no event, howe will apply and will expire S c, cause the application to	MMUNICATION wer, may a reply be time SIX (6) MONTHS from to become ABANDONED	.' Ply filed the mailing date of this of the control of the contro	,			
Status								
Responsive to communicat     This action is <b>FINAL</b> .      Since this application is in coolsed in accordance with t	2b)⊡ This ondition for allowa	action is non-finance except for form	nal matters, pros		e merits is			
Disposition of Claims								
4)	is/are withdraved. ejected. ted to.	wn from considera						
Application Papers								
9) The specification is objected 10) The drawing(s) filed on Applicant may not request that Replacement drawing sheet(s) 11) The oath or declaration is ob	is/are: a) acc any objection to the including the correct	epted or b) objection is required if the	in abeyance. See drawing(s) is obje	37 CFR 1.85(a). ected to. See 37 C	, ,			
Priority under 35 U.S.C. § 119								
<ul> <li>12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).</li> <li>a) All b) Some * c) None of:</li> <li>1. Certified copies of the priority documents have been received.</li> <li>2. Certified copies of the priority documents have been received in Application No.</li> <li>3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).</li> <li>* See the attached detailed Office action for a list of the certified copies not received.</li> </ul>								
Attachment(s)  1) Notice of References Cited (PTO-892)  2) Notice of Draftsperson's Patent Drawing  3) Information Disclosure Statement(s) (PT Paper No(s)/Mail Date		5) 🔲 🛚	nterview Summary ( Paper No(s)/Mail Dat Notice of Informal Pa Other:	te				

Application/Control Number: 10/577,822 Page 2

Art Unit: 3761

## **DETAILED ACTION**

## Response to Arguments

1. Applicant's arguments filed 12/5/08 have been fully considered but they are not persuasive. Applicant argues Reising shows a stretchable elastic feature 18 on the back waist region and abdominal regions, therefore the regions when stretched would be approximately the same length. However, Reising teaches the stretchable waist can be present on the front, back, or both waist regions (col. 6, lines 31-41). In the case of the waistband 18 present in the back region, the back region is stretched longer than a maximum length of the abdominal region as claimed.

## Claim Rejections - 35 USC § 102

2. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- 3. Claims 1, 4-8, and 10 are rejected under 35 U.S.C. 102(b) as being anticipated by Reising et al. USPN 4681580.
- 4. As to claim 1, Reising teaches a disposable wearing article 10 comprising a back region 30 having extensibility in the waist direction and provided with stopper members 38 at both ends in the waist direction; an abdominal region 31 provided with flap portions 39, 40, 41 at both ends in the waist direction; and an absorber 14 that bridges between the back region and the abdominal region, wherein a length of the back region in the waist direction when stretched would be longer than a maximum length of the abdominal region that can be achieved when the abdominal region is not stretched and

the length of the back region in the waist direction when no force is applied from an outside is almost equal to the length of the abdominal region in the waist direction when no force s applied to the abdominal region from the outside (Figure 1, col 10, lines 53-64)). Reising teaches the stretchable waist can be present on the front, back, or both waist regions (col. 6, lines 31-41). In the case of the waistband 18 present in the back region, the back region is stretched longer than a maximum length of the abdominal region as claimed.

As to claim 4, the back region includes a web for outer surface 16, a web for inner surface 12, and an elastic member 75/76 between the outer and inner surface

As to claim 5, a trimmed portion is provided on an inner edge of each of the both ends of the back region and an inner edge of the flap portions (Figure 1, edges 70, 17)

As to claim 6, a slanting portion is provided on an inner edge of each of the both ends of the back region and an inner edge of the flap portions (where leg curves are present, Figure 1)

As to claims 7 and 8, the stopper members 38 are temporarily held on the abdominal region to form the disposable wearing article into an underpants-shape, and the back region and the abdominal region are joined at an inside or outside from the stopper member (col. 10, lines 53-64). The limitations as to how the pants are joined are directed to an intended use of the garment. Intended use must result in a structural difference between the claimed invention and the prior art in order to patentably distinguish the claimed invention from the prior art. See *In re Casey*, 152 USPQ 235

Art Unit: 3761

(CCPA 1967) and *In re Otto*, 136 USPQ 458, 459 (CCPA 1963). If the prior art structure is capable of performing the intended use, then it meets the claim limitations.

As to claim 10, Reising teaches the stretchable waist can be present on the front, back, or both waist regions (col. 6, lines 31-41). In the case of the waistband 18 present in the back region, the abdominal region has substantially no extensibility in the waist direction.

## Claim Rejections - 35 USC § 103

- 5. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claim 9 is rejected under 35 U.S.C. 103(a) as being unpatentable over Reising et al. USPN 4681580. Reising discloses the present invention substantially as claimed. However, Reising does not teach the claimed length of the flap portions. However, in *Gardner v. TEC Systems*, *Inc.*, 725 F.2d 1338, 220 USPQ 777 (Fed. Cir. 1984), *cert. denied*, 469 U.S. 830, 225 USPQ 232 (1984), the Federal Circuit held that, where the only difference between the prior art and the claims was a recitation of relative dimensions of the claimed device and a device having the claimed relative dimensions would not perform differently than the prior art device, the claimed device was not patentably distinct from the prior art device.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Jacqueline F. Stephens whose telephone number is (571) 272-4937. The examiner can normally be reached on Monday-Friday 9:00-5:30.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Tanya Zalukaeva can be reached on (571) 272-1115. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

/Jacqueline F Stephens/ Primary Examiner, Art Unit 3761